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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/834,506	04/12/2001	Sung Soo Chung	CISCO-3024	5788

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EXAMINER

CHAUDRY, MUJTABA M

ART UNIT PAPER NUMBER

2133

DATE MAILED: 03/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 09/834,506	Applicant(s) CHUNG ET AL.	
	Examiner Mujtaba K. Chaudry	Art Unit 2133	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 10 January 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-8, 13, 25 and 26 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-8, 13, 25 and 26 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Applicants' response filed January 10, 2006 has been received and entered.

- Claims 1-8, 13, 25 and 26 remain pending.
- Arguments with respect to rejections in prior office action regarding 35 USC 112 are hereby withdrawn.

Application is pending.

Response to Amendment

Applicants' arguments with respect to pending claims 1-8, 13, 25 and 26 filed January 10, 2006 have been fully considered but are not persuasive. The Examiner would like to point out that this action is made final (See MPEP 706.07a).

Applicants contend, "...nothing in Whetsel implies that invention in Gruetzner must use capacitors in its AC interconnects." The Examiner respectfully disagrees. The Examiner would like to point out that the Whetsel art was used to clarify the AC interconnects are inherently capacitively coupled. For example, Whetsel teaches in Figure 1, a DC interconnect, which is a direct connection, i.e. without any capacitor. Whereas in Figure 2, Whetsel shows a AC interconnect which clearly has capacitance. Furthermore, if the Applicants disagree, then the Examiner respectfully requests the Applicants to provide evidence wherein a AC interconnect does not have any capacitance.

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The Examiner disagrees with the Applicants and maintains rejections with respect to previously presented claims 1-8, 13, 25 and 26. All arguments have been considered. It is the Examiner's conclusion that previously presented claims 1-8, 13, 25 and 26, as presented, are not patentably distinct or non-obvious over the prior art of record. See office action:

Claim Rejections - 35 USC § 103

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35

U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-8, 13, 25 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Gruetzner et al. (USPN 5444715) further in view of Parker et al. (USPN 5513188).

As per claims 1, 5, 13, 25 and 26, Gruetzner et al. (herein after: Gruetzner) substantially teaches (title, abstract and Figure 1) to test AC interconnects of integrated circuits. An integrated circuit chip (110) adapted to provide interconnect capability and an AC interconnect test method therefor. Test and control data are scanned in the scan-path of latches (114 and 115) to initialize the AC interconnect test. Subsequently, applying the functional system clocks via lines 118 and 128 simulates the functional system mode. Particularly, Gruetzner teaches (Figure 1) a driving circuit (110) and a receiving circuit (111). The sending chip 110 comprises a driver 122 which is

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interconnected to a master slave latch 114 via line 120. Further the driver 122 is interconnected with a master slave latch 115 via the line 121. The slave latch S of the master slave latch 114 and the master latch M of the master slave latch 115 are interconnected via line 119. The slave latches S of the master slave latches 114 and 115 are clocked by the slave clock via line 118. The interconnected master slave latches 114 and 115 constitute a scan-path, whereby data are scanned-in via line 112 and scanned-out via line 113. In functional system mode data are input into the master slave latches 114 and 115 via lines 116 and 117 respectively. The receiving chip 111 comprises a receiver 123 as well as a master slave latch 125. The master slave latch 125 constitutes or forms part of a scan-path, whereby data are scanned-in the scan-path via line 126 and scanned-out via line 127. The master latch M of the master slave latch 125 is clocked by the master clock via line 128. In normal functional system mode data is input into the master slave latch 125 by the receiver 123, whereas data is output from the slave S of the master slave latch 125 via line 129 to subsequent circuit elements. The driver 122 and the receiver 123 of the two chips are interconnected by line 124 which in this case is a bus. If the AC interconnect test is to be performed, first the test data which is to be transmitted by the driver 122 is stored in the master M of the master slave flip-flop 114. In the preferred embodiment, the driver 122 is implemented as a three state driver. A logical zero input via line 121 into the driver disables the driver, whereas a logical one enables the driver. Thus the corresponding control data is stored in the master M of the master slave latch 115. Further it is advantageous to store the inverted test data which is stored in the master of the master slave flip-flop 114 in the master slave flip-flop 125 of the receiving chip 111. Second, after this initialization is performed, the normal functional system mode is simulated by applying the normal slave clock via line 118 as indicated by the

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timing diagram of FIG. 2 by the signal "SLAVE CLOCK". Thereby the data stored in both of the master latches M of the master slave latches 114 and 115 is input into the driver 122 via the lines 120 and 121, respectively. This is indicated by the signals "DATA-IN" and "DRIVER HZ CNTL", respectively, shown in the timing diagram of FIG. 2. After a certain time delay the receiver 123 receives the test data as it is indicated by the signal "receiver-in" of the timing diagram in FIG. 2. The data received by the receiver 123 in the receiving chip 111 is latched in the master M of the master slave flip-flop 125 by the following master clock signal which is transmitted via line 128. This is also shown by the signal "MASTER CLOCK" shown in FIG. 2. Subsequently the received data is scanned-out via line 127 and compared to the expected result.

Gruetzner does not explicitly teach the driving circuit and the receiving circuit to have a plurality of boundary scan cells as indicated in the present application.

However, Parker et al. (herein after: Parker) teaches (title and abstract) a method for generating improved detection and diagnostic test patterns and for improving the diagnostic resolution of interconnect testing of a circuit. In a first embodiment, an optimal boundary-scan test pattern is generated. In a second embodiment, boundary-scan test diagnosis is enhanced by utilizing x,y coordinate data corresponding to the physical location of devices on the tested circuit. In a third embodiment, diagnosis of unpowered short-circuit testing is enhanced. Particularly, Parker teaches (Figure 2 and cols. 2-3) a test access port (TAP) controller 118 is a state machine which controls boundary register 102. Five I/O terminals have been added to chip 100 to accommodate boundary-scan. These five terminals constitute the test access port (TAP). A TDI (test data in) terminal provides serial test data and instruction bits to scanpath 110. A TDO (test data out) terminal provides serial output for scanpath 110. A TCK

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(test clock) terminal provides an independent test clock to chip 100. A TMS (test mode select) terminal provides the logic levels needed to change the state of TAP controller 118. A TRST (test rest) terminal is used to reset chip 100. Circuit 200 includes six interconnected IC's U1-U6. Boundary register cells 104 are shown in each IC. A scanpath 110 is shown connecting register cells 104 of IC's U1-U6. Cells 104 in scanpath 110 form the boundary register (102 in FIG. 1). The method of boundary-scan interconnect testing circuit 200 is shown in FIG. 3. At step 302, a test vector (i.e., test data) is serially shifted into boundary register 102. At step 304, the test vector is broadcast from appropriate output buffers (drivers) over the corresponding nets to receiving input buffers. The broadcast data is then captured into the receiving register cells at step 306. The captured test data is shifted out of boundary register 102 at step 308. Finally, the captured test data is compared to the broadcast test data at step 310. Differences in the captured and broadcast data indicate a fault. Because the captured test data contains information on the condition of the net over which it was broadcast, it is also called a "net signature" herein. Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the boundary scan testing technique with the testing apparatus of Gruetzner. This modification would have been obvious to one of ordinary skill because one of ordinary skill would have recognized that utilizing boundary scan testing would have enhanced diagnostic resolution of circuit interconnects.

As per claims 2, 4, 6 and 8, Gruetzner substantially teaches, in view of above rejections, (col. 3) the test data which are received in the receiving chip are subsequently shifted out to compare the received data with the sent data. Gruetzner teaches to initialize the scan-path of the receiving chip with the inverted test data which are scanned-in the scan-path of the sending

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chip. This is to monitor data transitions in the scan-path of the receiving chip due to data received from the sending chip.

As per claims 3 and 7, Gruetzner substantially teaches, in view of above rejections, (col. 3) random test data are scanned-in the scan-path of the sending chip and the AC interconnect test is repeated several times, scanning-in the inverted test data into the scan-path of the receiving chip is not necessary. This is due to the low probability that an accidental match of the initial data stored in the scan-path of the receiving chip and the test data, which is to be transmitted by the sending chip, occurs several times in sequence.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

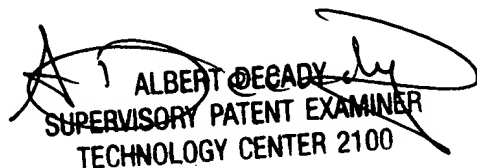
A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiries concerning this communication should be directed to the examiner, Mujtaba Chaudry who may be reached at 571-272-3817. The examiner may normally be reached Mon – Thur 6:30 am to 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, please contact the examiner's supervisor, Albert DeCady at 571-272-3819.



Mujtaba Chaudry
Art Unit 2133
March 7, 2006



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